



भारत का राजपत्र

The Gazette of India

प्राधिकार से प्रकाशित
PUBLISHED BY AUTHORITY

सं० 46]

नई दिल्ली, शनिवार, नवम्बर 13, 1971 (कार्तिक 22, 1893)

No. 46]

NEW DELHI, SATURDAY, NOVEMBER 13, 1971 (KARTIKA 22, 1893)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके
(Separate paging is given to this Part in order that it may be filed as a separate compilation.)

भाग IV

(PART IV)

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं
(Advertisements and Notices by Private Individuals and Private Bodies)

LOST

The upper half of the Government Promissory Note No. CA080833 of the 3 % First Development Loan of 1970—75 for Rs. 500/- originally standing in the name of S. Solomon and last endorsed to National & Grindlays Bank Ltd., the proprietor(s) by whom it was never endorsed to any other person, having been lost notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicate in favour of the proprietor(s). The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

for National and Grindlays Bank Ltd.

Sd/- ILLEGIBLE

Signature of the Advertiser

Manager

Residence : 41, Chowringhee, Calcutta-16 Lloyds Branch

IN THE COURT OF THE CIVIL JUDGE,
S. D., PANAJI

LOST

The Government Promissory Notes Nos. MS 001198, MS 001199 and MS 001200 of 4 per cent loan of 1980 for Rs. 25,000/- each originally standing in the name of Reserve Bank of India and last endorsed to The Civil Judge and Judicial Magistrate, F.C., Panaji (Goa) the proprietor by whom they were never endorsed, to any other person, having been lost, notice is hereby given that the payment of the above Notes and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Madras and that application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

chasing or otherwise dealing with the above mentioned securities.

Sd/- ILLEGIBLE

Civil Judge and Judicial Magistrate
First Class, Panaji (Goa)

Name of the advertiser. Panaji, 24th of September, 1971

Residence :

The Court of Civil Judge S.D.

—Panaji.

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS REGARDING CHANGE OF NAME IN GAZETTE OF INDIA. PERSONS NOTIFYING THE CHANGES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER

Manager of Publications

CHANGE OF NAMES

I, hitherto known as SIBA PADA MAITY son of (Late) RAGHUNATH MAITY, employed as Sepoy in the Office of the Collector of Customs, Calcutta, residing at P.O. Nimta (South), Narayanpalli, Calcutta-49, have changed my name and shall hereafter be known as SIVA PADA MITRA.

It is certified that I have complied with other legal requirements in this connection.

SIBA PADA MAITY

[Sd. (in existing) old name]

I, hitherto known as MARUTHI SUBEDAR GAWLI son of Shri SUBEDAR, employed as Khalasi in Central Electrical Sub. Divn. II, CPWD, Koliwada, residing at Worli Fire Brigade, Bengal Chemicals, Bombay-25, have changed my name and shall hereafter be known as MARUTHI SUBEDAR BHOSLE.

It is certified that I have complied with other legal requirements in this connection.

M. S. GAWLI

[Sd. (in existing) old name]

I, hitherto known as R. V. S. V. PRASADA RAO, son of Shri R. KUTUMBA RAO, employed as Clerk, in R.M.S. Divisional Office, Guntakal-2, resident at C/o R.M.S. Divisional Office, Guntakal-2, have changed my name and shall hereafter be known as RALLABANDI PRASADA RAO.

It is certified that I have complied with other legal requirements in this connection.

R. V. S. V. PRASADA RAO

[Sd. (in existing) old name]

I, hitherto known as GHASITA RAM son of Shri HUSSAN LAL, employed as Clerk in Office of the Supdt. of Post Offices, Agartala, residing at C/o Supdt. of Post Offices, Agartala, have changed my name and shall hereafter be known as AMRIT LAL SHARMA.

It is certified that I have complied with other legal requirements in this connection.

GHASITA RAM

[Sd. (in existing) old name]

I, hitherto known as GURUPADAPPA son of Shri RACHANAGOUDA BIRADAR, employed as Upper Division Clerk in the office of Accountant General Mysore, Bangalore, residing at 799, Vyalikaval, Bangalore-3, have changed my name and shall hereafter be known as GURUPADAPPA GURUGOUDA BJRADAR.

It is certified that I have complied with other legal requirements in this connection.

G. R. BIRADAR

[Sd. (in existing) old name]

I, hitherto known as KAMLA CHANGRANI daughter of Late TOPANDAS K. CHANGRANI, employed as N.F.C. Instructor in National Fitness Corps. (Central Region), residing at 559, Laxmibai Nagar, New Delhi-23, have changed my name and shall hereafter be known as FROMILA MANSHARAMANI.

It is certified that I have complied with other legal requirements in this connection.

KAMLA CHANGRANI

[Sd. (in existing) old name]

I, hitherto known as LALA RAM son of Shri SULTAN SINGH, a student, residing at H. No. 5680, Nabi Karim, N. Delhi-55, have changed my name and shall hereafter be known as LALA RAM KHARE.

It is certified that I have complied with other legal requirements in this connection.

LALA RAM

[Sd. (in existing) old name]

I, hitherto known as KAMESHWAR LALL KUMUD son of Late PUNIT LALL DAS, employed as T.T. Examiner in T.T. Inspector's Office, Darbhanga, residing at North Eastern Railway, Darbhanga Station, have changed my name and shall hereafter be known as KAMESHWAR LALL DAS.

It is certified that I have complied with other legal requirements in this connection.

KAMESHWAR LALL KUMUD

[Sd. (in existing) old name]

I, hitherto known as SRI TRILOCHAN RAM son of Shri CHUNAI RAM, employed as (Upholster) in Garrison Engineer's Office, Cantonment, Kanp, residing at 88/20, K.N.M. Hospital, Nala Road, Sisa Mauka, have changed my name and shall hereafter be known as SRI TRILOCHAN RAJ.

It is certified that I have complied with other legal requirements in this connection.

TRILOCHAN RAM

[Sd. (in existing) old name]

NOTIFICATION BY THE CENTRAL INDIA COMMERCIAL EXCHANGE LIMITED, GWALIOR

The approval of the Secretary, Forward Markets Commission, under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Commerce and Industry Notification S.O. 1162, dated the 4th May, 1960, has been obtained on the 21st August 1971 to the following amendment made to the Bye-Laws of the Central India Commercial Exchange Ltd., Gwalior, the same having been previously placed on the notice board of the Exchange, under Section 11 of the said Act and Rule 11 of Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

In the said Byc-laws :—

(1) In Bye-law 284 in second line the figure "15" after the words "Phagun Sudi" shall be substituted by the figure "13".

(2) In Bye-law 286 in line two after the word "Blackish" "or" shall be deleted and after the word "raskat" the following words shall be added namely :—

"lota or badda"

and after the word "produced" the following words shall be added, namely :

"in the current year".

(3) In Bye-law 286A :—

(i) For the existing clause (i) the following clause shall be substituted namely :—

"Gur Pansera quality No. 2 either round or chakore, Dhaiya, Laddu, Khurpapar and Chaku (not being green, blackish, badda, raskat, dark red, khara or lota) of U.P. mandies produced in the current year shall be tenderable".

(ii) Clause (ii) and (iv) shall be deleted.

(iii) In clause (iii) in first line the figure and word "I and" shall be deleted and in second line the figure "10" shall be substituted by the figure "9" and this clause shall be renumbered as clause (ii).

(iv) After clause (ii) the following clause shall be added as clause (iii) namely :—

"If a seller delivers Chaku Gur, he shall get "on" allowance at the rate of 75 Paisa per 40 Kg."

(4) For the existing Bye-law 287, the following Bye-law shall be substituted namely :—

"Delivery of tenderable Gur may be given at the following mandies :—

Gwalior, Morar, Lashkar, Sabalgarh, Jora, Kailaras, Shivpuri, Dabra.

Provided that Board may, with the prior approval of the Forward Markets Commission, make changes in the list of above Mandies before the commencement of trading in a particular season. No change shall be made therein during the currency of any season".

(5) For the existing Bye-law 288, the following Bye-law shall be substituted namely :—

"Gur of following qualities shall be delivered in different deliveries :—

Phagun Delivery — 100% Dry

Beshakh Delivery — 80% Dry and 20% Wet

Asharh Delivery — 60% Dry and 40% Wet

If the seller delivers all Kattas of one unit dry in the Beshakh and Asharh deliveries then he would get "on" allowance at the rate of Re. 1/- per 40 Kg.

In case the Board decides to change the quality of tenderable Gur, quantity of Dry and wet Gur, the Board shall do so with the concurrence of the Forward Markets Commission prior to commencement of trading in a Delivery.

Note :—If in any Delivery there is a spot or spots measuring 6"×6" on any Katta then Gur of that Katta shall be treated as dry. Having spots more than above measure, katta shall be treated as wet.

(6) In Bye-law 290 in the last line after the words, "tender day" the following words shall be added namely :—

"and afterwards till due date".

(7) The existing Bye-law 291 shall be deleted.

(8) For the existing Bye-law 293 the following Bye-law shall be substituted :—

"On the due date of the Hedge Contract, the Due date rate shall be fixed by the Board on the basis of the spot rate at Gwalior for the basis variety, taking also into account, the spot rates prevailing at the delivery centres and U.P. markets such as Hapur, Meerut and Muzaffarnagar, Railway freight from these centres to Gwalior, Sales Tax and other expenses and other relevant circumstances which the Board may in their discretion deem fit".

(9) In Bye-law 294, Clause (b) shall be deleted.

(10) In Bye-law 295, in line two the words "central and/or" and the words and figures in bracket "(as specified in Bye-law 294(b))" shall be deleted.

(11) For the existing Bye-law 298 the following Bye-law shall be substituted namely :—

"If a seller does not issue delivery order or after issue of tender does not give delivery of goods or if the goods tendered are rejected, the transaction shall be settled at the due date rate and the seller

shall pay penalty at the rate of 25 Paisa per 40 Kg. if a seller does not issue delivery order or if the goods tendered are rejected and at the rate of Re. 1/- per Kg. if a seller after issue of tender does not give delivery of goods."

(12) For the existing Bye-law 300, the following Bye-law shall be substituted namely :—

"If a buyer be not satisfied with the quality of goods then he will inform the office of the Exchange regarding bad quality of goods within 48 hours if tender is of Gwalior and within 4 days if tender is of Mandies outside Gwalior. If 2nd or 4th day be a holiday then on the next day."

(13) After Bye-law 300 the following new Bye-law shall be added as Bye-law 300 A, namely :—

300A (a) The Board shall appoint not more than 15 persons from among members, partners, Managers or authorised representatives of members other than a Director on the Board of the Exchange and non-members to act as surveyors and intimate the names of such surveyors to the Forward Markets Commission.

(b) The Forward Markets Commission may, at any time, nominate not more than 7 persons to act as surveyors along with the persons appointed by the Board to act as surveyors and intimate their names to the exchange.

(c) The Panel of Surveyors appointed under Clause (a) and Clause (b) shall continue until a new panel is appointed.

(d) All disputes arising out of or in relation to hedge contracts regarding weight, quality and bagging shall be referred to surveyors who shall have no interest direct or indirect, in the goods under survey.

(e) For the purposes of survey each contesting party shall appoint one surveyor from his side and third surveyor shall be appointed by the Chairman or Vice-Chairman.

(f) The seller and the buyer shall appoint their surveyors within two days and intimate the appointment within 2 days from the receipt of intimation for appointing surveyors. In case any party fails to appoint his surveyor the resident shall appoint a surveyor on behalf of the party in default.

(g) If any surveyor after his selection either refuses or otherwise fails to act as a surveyor, a new surveyor shall be appointed within 24 hours from the receipt of such refusal in writing or of intimation of such failure, by the Chairman or the Vice-Chairman.

(h) The surveyors shall complete survey within 2 days from the receipt of intimation for survey. If he or they fail to do so, the matter will be placed by the Office of the Exchange before the President who shall have authority to do the needful in the matter. He shall also have power to appoint, if he thinks necessary, another surveyor or surveyors for such survey. After the decision of the surveyors in case the goods are passed, the buyer shall weigh the goods within 3 days

(i) The majority decision of the surveyors shall be final and binding on both the parties, subject, however, to a right of appeal to the Board.

(j) If any of the parties is not satisfied by the decision of surveyors, an appeal may be preferred to the Board within 2 days of the decision of the surveyors. The Board shall give their decision within 3 days. The buyer shall weigh the goods within 3 days after the decision of the Board.

(k) The decision of the Board shall be final and binding on both the parties.

(l) If a party be not prepared for survey of goods, then it would be considered that the other party is correct regarding quality of goods.

(m) The Board of Directors shall have the power to make and issue such instructions from time to time as they may deem fit for regulating survey work. All the persons on the list of surveyors shall be bound to act in accordance with such instructions. If any surveyor refuses or fails to act as aforesaid, the Board shall have power to appoint another person in his place and to remove his name from the list of Surveyors Panel. If such a surveyor is a nominee of the Forward Markets Commission the matter shall be referred to the Forward Markets Commission for necessary action.

(n) The Survey fee shall be Rs. 5/- per unit and shall be paid into the Exchange in cash in advance by the party applying for survey. The Survey expenses which would include Rs. 20/- to be paid to surveyors shall ultimately be borne by the party against whom final decision in respect of survey has been given and shall be paid into the Exchange within the next day of the decision of surveyors if not already paid.

(o) Appeal fee shall be Rs. 50/- per unit and shall be paid in advance by the party preferring an appeal. The appeal fee and the expenses which would include Rs. 10/- per surveyor for centre out of Gwalior and Rs. 5/- for Gwalior shall ultimately be borne by the party against whom the decision is given in appeal. The appeal fee shall be paid into the Exchange within the next day of the decision of the Board. The Board shall have power to increase or reduce the rate of fee and to take appropriate action they deem necessary against the defaulting parties in respect of Survey Fees.

(4) In Bye-law 301 in last line for the words "all the amounts of expenses to be paid by the seller." the following words shall be substituted namely :—

"dispute regarding quality, refraction, weight etc. and all incidental expenses payable by the seller."

(15) For the existing Bye-law 304, the following Bye-law shall be substituted in namely :—

(a) If gur is delivered in loose Bhelis then Dhang shall consist of 4 Bhelis only. Dhang with more than 4 Bhelis shall not be delivered.

(b) If gur is delivered in kattas or in other packing then Dhang shall consist of 5 Bhelis only. Packing shall be included in weight and there shall be no charges for packing.

*Note :—*Delivery being given in packing or kattas, pieces of the same quality of gur shall be weighed. In case of pieces of gur of other quality, delivery shall be rejected.

(c) Goods of more than one unit should be so arranged in the godown as to enable a buyer to inspect goods.

(16) The existing Bye-law 305 and 306 shall be deleted.

Gwalior

A. D. SAPRE

Secretary,

Dated : 4th September The Central India Commercial Exchange Ltd., Gwalior

NOTICE

Notice is hereby given to all the Creditors of M/s. Suman Finance & Chit Fund Pvt. Ltd. that the general meeting shall be held pursuant to section 500 of the Companies Act, 1956 at the Registered Office, Galli No. 11, Sadar Bazar, Delhi-6 at 5 p.m. on 25-11-1971 to consider the following Agenda :—

1. To consider the winding up of the company.
2. To consider the appointment of Liquidator and fix his remunerations.

S. S. NANDA

Director

Suman Finance & Chit Fund Co. Pvt. Ltd.

Dated : 23-11-1971.

NOTICE TO CREDITORS

Notice is hereby given to all the Creditors of The Master Construction Company (P) Ltd. that a General Meeting of Creditors of the Company shall be held at its Registered office, 40-C, Connaught Place, New Delhi on 3rd December 1971 at 3.30 P.M. to consider the following Agenda :—

1. To consider the winding up of the Company.
2. To consider the appointment of Liquidator and fix his remuneration.

By order of the Board of Directors